TON COUNTY, MISSOURI.

hereby certify that the following is a true list of names of the candidates for the respective d; also the Constitutional Amendments, as the same have been certified to and are now on

NDER ONE PARTY HEAD.

Prohibition Ticket.

For Senator in Congress for Missouri:

O. J. HILL

For State Superintendent of Publie Schools: JOHN W. HARRIS

For Judge Supreme Court (Division No. One): GEORGE E. BOWLING

For Representative in Congress Second District:

For State Senator 6th District:

For Representative:

For Presiding Judge County

For Judge County Court Eastern District:

For Judge County Court Western District:

For Judge Probate Court:

For Clerk Circuit Court:

For Clerk County Court:

For Recorder of Deeds:

For Prosecuting Attorney:

Socialist Ticket.

For Senator in Congress for Mis-

THOMAS E. GREENE

For State Superintendent of Publie Schools: WILLIAM L. GARVER

For Judge Supreme Court (Division No. One): KENNETH B. MARTIN

For Representative in Congress Second District: WILLIAM ISAACS

For State Senator 6th District: ARCHIDAMUS S. MARTIN

For Representative:

For Presiding Judge County Court:

For Judge County Court Eastern

For Judge County Court Western District:

For Judge Probate Court:

For Clerk Circuit Court:

For Clerk County Court:

For Recorder of Deeds:

For Prosecuting Attorney:

Socialist Labor Ticket.

For Senator in Congress for Missouri: J. W. MOLINEUX

For State Superintendent of Publie Schools: JOSEPH SPALTI

For Judge Supreme Court (Division No. One): SIDNEY JOHNSON

For Representative in Congress Second District:

For State Senator 6th District:

For Representative:

For Presiding Judge County Court:

For Judge County Court Eastern

For Judge County Court Western District:

TORON IN THE MAKE THE

For Judge Probate Court:

For Clerk Circuit Court:

For Clerk County Court:

For Recorder of Deeds:

For Prosecuting Attorney:

AL BALLOT.

state of Missourl, by the attorneyal, or under his direction in
court of competent jurisdiction in
courty in said state into or through
such rallroad or railway may run
operated, or by the prosecuting atof any county in said state
th, or into, or out of which such
id or railway may run or be operor by the closuit attorney in the or by the circuit attorney in the f St. Louis; provided, the penalty ibed in this section shall not apply strikes of men in train service lines involved. roved April 16, 1913.

TENTH PROPOSITION.

RENDUM ORDERED BY THE PETITION OF THE PEOPLE.

se bill No. 19, enacted by Forty-c General Assembly. Amending caboption laws so as to make the les the sole units to determine ter or not intoxicating liquors be sold, furnished or given away a their limits; taking away from cipalities of 2,500 population or the right to vote separately from respective counties; providing ad-inl qualifications for judges at option elections and providing dramshop licenses shall not be ed by the several county courts filing of a petition for local op-election.

HOUSE BILL NO. 19.

t to amend sections 7238, 7240, 7241, 2, 7243 and 7244 of article III, of pter 63 of the Revised Statutes of souri for the year 1999, entitled cal option." and to repeal section of said article, with an emergency

enacted by the General Assembly ne State of Missouri, as follows:

tion 1. That section 7233, of article of chapter 63 of the Revised Statof Missouri for the year 1909 beyond year of missouri for the year 1909 beyond year of any city or town having at time of such petition, a population 90 inhabitants or more" in the section of such petition, a population 90 inhabitants or more" in the section day adding in the ninfit line of section between the word "sold" the word "within" the words "furfor given away;" and by striking a words "lying outside of such and in the section of such city or town to the section of such city or town to the and eleventh lines of said as a resident of any incorporated liaving a population of 2,500 interest of more or more, or in the seventh interest and by adding to said in the words, "provided, further, one-half or the judges in each present in the section and by adding to said in the words, "provided, further, one-half or the judges in each present in the section and by adding to said the words, "provided, further, one-half or the judges in each present in the section and the said or intoriest and the said or intoriest.

ELEVENTH PROPOSITION. REFERENDUM ORDERED BY THE PETITION OF THE PEOPLE

House bill No. 7, enacted by Fortyseventh General Assembly. Abolishing the present office of excise commissioner as appointed by the governor in cities having a population of three hundred thousand inhabitants or more and providing for appointment by the mayor of such cities, in Heu of such excise commissioner, of a bi-partisan board of excise commissioners, and prescribing the number, qualifications, duties and salaries of the members thereof; and providing that all fees and of; and providing that all fees and taxes received from dramshop licenses in such cities shall be paid over to the treasurers of such cities.

HOUSE BILL NO. 7.

An act to repeal sections 7230 and 7237 of article two, of chapter sixty-three of the Revised Statutes of Missouri of 1909, entitled "Excise commissioner," and to enact new sections in lieu thereof.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section 1. Sections 7230 and 7237 of article 2 of chapter 63 of the Revised Stat-utes of Missouri of 1909, are hereby re-pealed and the following new sections

ticle 2 of chapter 63 of the Revised Statutes of Missouri of 1909, are hereby repealed and the following new sections in lieu thereof are hereby enacted to be designated sections 7230 and 7237.

Sec. 7230. In all cities in this state which now have or may hereafter have a population of three hundred thousand inhabitants or more, there is hereby created a board of excise commissioners to consist of two members, who shall have exclusive authority to grant dramshop licenses. One of the commissioners so appointed shall be a member of the leading political party opposed to that to which the mayor belongs. Every excise commissioner, before entering ugon the duties of his office, shall take and subscribe an oath or affirmation that he possesses the qualifications for such office prescribed by law, that he will support the Constitution of the United States and of the state of Missouri; that he will demean himself faithfully in office, and shall execute and deliver to the city wherein he is appointed, a penal bond, with sureties approved by the mayor, in the sum of ten thousand dollars (\$10,000,00), conditional that he will faithfully perform all the duties of his office, which bond and oath he shall file with the city register or cierk. Each excise commissioner must have been a bona fide citizen and resident of the city wherein appointed for at least two years next previous to his appointment, and must so continue during the lime of holding such office; he shall be appointed and qualified; he shall devote his entire time during business hours to the duties of his office with mayor of much city for a term expiring with the then official term of the mayor appointing him, and until his successor shall be duly appointed and qualified; he shall devote his entire time during business hours to the duties of his office by the mayor or governor at pleasure, and by the course as provisias by law, and not otherwise; provided, hosaver, that in the great it is the course as provided by the mayor of headens of the city of the course

corporations, laws applicable to cities having three hundred thousand in-habitants, or over, is hereby repealed and the following new section enacted,

to read as follows:

Section 9804. The mayor of each of said cities shall appoint two commissioners provided for in the preceding section. Said mayor shall issue commissions to the persons so appointed, designating the time for which they are appointed in case the appointment is to fill an unexpired term occasioned by death, resignation, or other cause, and whenever the term of office of any commissioner expires the amountment of his

whenever the term of office of any commissioner expires, the appointment of his
successor shall be for the term prescribed
in the preceding section.

Sec. 3. Section 3808 of chapter 84 of
article 20 of the Revised Statutes of
Missouri of 1999, relating to municipal
corporations, laws applicable to cities
having three hundred thousand inhabitants, or over, is hereby repealed
and a new section is enacted in lieu
thereof to be known as section 3808,
which said section shall read as follows:
Sec. 9808. Salaries of officers and policemen.—The municipal assembly or Sec. 9808. Salaries of officers and policemen.—The municipal assembly or common council of the said cities is hereby authorized and empowered to fix the salaries of the officers and policemen of said cities. It shall be the duty of the municipal assembly or common council of the said cities to make the necessary appropriations for the expense of maintenance of said police force in the manner provided by the laws of the state of Missouri.

THIRTEENTH PROPOSITION. Proposed by Initiative Petition. CONSTITUTIONAL AMENDMENT.

Providing that females shall have the same right to vote at all elections held within this state as males.

An act to amend article VIII of the Constitution of the state of Missouri by adding thereto a new section to be known as section 2a, extending the right of suffrage to women.

Be it enacted by the people of the State

Section 1. That article VIII of the Constitution of the state of Missouri be and the same hereby is amended by adding thereto a new section to be known as section 2a, and reading as follows:

Section 2a, Temales shall hereafter have the same right, under the same conditions, to vote at all elections held in this state, as males now have or may hereafter have.

FOURTEENTH PROPOSITION.

Proposed by Initiative Petition. CONSTITUTIONAL AMENDMENT.